	MAGE# 9769	753703 ČÕÕF	₹EŸ	6/08	12007 LANE 1
00 DEALER DRIVE MBURGH, NY 12550	/		2025	11 6	Mille
45) 567-8400 FAX(845) 567-8586 A.INFD@CDX.CDM	AFP34P13W2	380386 NY	6/01/2007	8/2U0b	1014370 (5)
EAR MAKE MODEL/SUB SERIES	BODY	COLOR ENG			TOP CC EL 4X TL SRS
POOR FORD	4DSN RE	ED - 46 (GRY C C A X	x x x	HT X D
103/ FORD / FOCUS /	HDOM VE	<u>n , 40 (</u>	oki b b b k		
				1-m0	190
•				0	
IN COND:			TES:	Komri	op, neema
NS,DRIVES/ AS IS/SALVAGE NO ARB IN INV BIN			VAGE TITLE (AC) UILT (AC)	1210	Webster S.
				Solone	op, Neema Webster S. eclary 14/2
RED :AS IS YELLOW: CAUTIO	N i	PSI PSI FULL ME(0	DEP CLERK TYPE 11s
: I :		FOLL I NEL		5	
OR WE BY USE OF OUR PLATE OR AUTHORIZED SIGNATURE, HEREBY AGR THE NOICATED SALE PRICE FOR THE VEHICLE DESCRIBED IN THIS VOUCHE THE TERMS AND RULES OF THE ABOVE NAMED AUCTION AND SUI AGREEMENT ON REVERSE SIDE.	EE TO PAY R, UNDER	·			LICENSE NO. T
AGREEMENT ON REVERSE SIDE.	METE	+0528 118694 10 FORD SALES INC			
BANK AUCTION(NWE)	S 3601	STATE STREET	304		BUYER PLEASE CHECK OF
984081 1 745	i our	MCDIMIT III IC	3470418		(1) (2) (3)
JVL AUTO SALES 853 FLATBUSH AVE	E				NOTICE:
KINGSTON, NY 12401	R			•	 Do not re-purchase or fina without certificate of title.
(845) 383-0109	·				Auction retains security int
JAMES V. LAVOLPE *** Title to MAFS Department	<u> </u>				vehicle until good funds re
. Trute to this bepar their	IODOMETI	ER DISCLOSURE STATE	EMENT Section 580.5 [Disclosure form	•
	MILEAGE PROVIDING	UPON TRANSFER OR O A FALSE STATEMENT MAY	PPLICABLE) REQUIRES THA DWNERSHIP. FAILURE TO RESULT IN FINES AND/OR IN	COMPLETE OR APRISONMENT.	• •
X			of my knowledge the odon		
PRINTED PURCHASER'S NAME (BUYER)			•		SELLING PRICE \$ 1,4
X		Tereby Centify that the OCO VARNING - ODOMETER	meter reading is NOT the DISCREPANCY	actual mileage	BUYER'S FEE \$ 1
PURCHASERY SIGNATURE (BUYER) PURCHASER MUST RETURN SIGNED COPPOF ODOMETER DISCLOSURE STATEMEN BACK OF TITLE IF MADE ON THE 170 TRANSFEROR (SELLER) OR BE SUBJECT CRIMINAL PENALTIES, INCLUDING FINES AND JAIL TRUIT IN MEGOD ACT OF 1988; 48 C.F.I	(PRONT&	ON CHON BALCO THE	•		
CRIMINAL PENALTIES, INCLIDING TIMES AND JAIL TRUIT IN MIGRIGO ACT OF 1988; 48 C.F. JCTION ASSUMES NO RESPONSIBILITY NOR GUARA		XO. FORD SALES INC	ATE THAT THE ODOMET	ER NOW READS	BUYER'S
THE ACCURACY OF THE ODOMETER READING DOCUMENT NOT VALID FOR EXPO	599	Ses DIG &	ES (NO TENTHS) AND TO	THE BEST OF MY	ADJ 2 \$ BUYER'S
	- KNOWLED	GE THAT IT REFLECTS	THE ACTUAL MILEAGE (TED DIFFERENTLY ABOVE	OF THE VEHICLE	ADJ #
M DEFENDANCES //	For value re	ceived I hereby self assist o	or transfer the vehicle describ		\$
		aser named at left			\$
	X				 \$
heim	X	EROR'S SIGNATURE (SEL	-pen		\$
NOT A RECEIPT OF PAYMENT		NAME OF (SIGNOR)	- 		BUY NET \$ 1,5
THIS SALE IS SOLELY A TRANSACTION BETWEEN THE BUYING AND		7	TO THIRD PARTIES IS MADE	OR INTENDED. SUE	
				•	
			•		•

の 中国 (1977年) 「東京教育の基本

SELLER and PURCHASER agree by their signatures on the face of this agreement to abide by all auction policies, which are incorporated herein, and all policy decisions of management. PURCHASER and SELLER agree that this agreement shall be of the same force and effects as though personally signed by them even though it only contains their identification plate, or other auth

Any adjustments or rejections must be made prior to settlement. The Vehicle must be paid for on day of purchase or this sale may be considered null and void at AUCTION's discretion. SELLER and PURCHASER each agree that should any vehicle be left on AUCTION premises for a period in excess of six days, AUCTION may charge a reasonable daily storage fee of \$10.00 period. SELLER and PURCHASER agree that AUCTION and its affiliates retain the right to cease doing business with either of them as it sees fit, and that AUCTION is not a bailee.

Title to the Vehicle does not pass to PURCHASER until good funds are received. PURCHASER grants AUCTION and its affiliates a security interest in the Vehicle to secure payment of the pu prise and of any other debt owing from PURCHASER to the AUCTION or its affiliates.

The PURCHASER agrees: to purchase this vehicle for the purchase price shown provided the vehicle is found to be as recommended; before settling for this vehicle, to check the serial and/or eng numbers on the vehicle with those on the title; to check the actual condition of the vehicle with its description and with the recommendation, if any, when offered for sale at this auction; not to res Vehicle until good funds have been transmitted to AUCTION; upon making settlement in cash or by check or draft in lieu of cash to consider the transaction a fully consummated cash transaction present consideration; that no stop payment of his check to this AUCTION shall be honored, that any stop payment order of a check/draft or giving a check/draft which is returned unpaid shall deemed by the parties to be prima facie evidence of fraud existing at the time the transaction was consummated, and shall be construed by the parties as an intent to defraud in order to consummate the transaction; and that AUCTION may deposit any check or draft immediately upon receiving it, regardless of whether the Vehicle's certificate of title has been submitted by the sel whether AUCTION has agreed to hold the check or draft pursuant to a float arrangement with the seller.

PURCHASER agrees to make any claim of defects with the car with SELLER, and immediately to notify AUCTION pursuant to its policies. PURCHASER agrees that it is responsible for its own

PURCHASER represents to AUCTION that it is solvent, and that the Vehicle is purchased solely for resale.

The SELLER covenants with the PURCHASER that he is the true and lawful owner of the described vehicle ("Vehicle"), that the same is free from all liens and encumbrances; that he has good right full power to sell and transfer title to the same; and that he will warrant and defend the same against the lawful claims and demands of all persons whomsoever, if SELLER is a corporation, by the execution of the agreement, the officers of said corporation do hereby individually and personally guarantee performance of the corporation's warranties.

SELLER agrees that any amounts owing to AUCTION, MAFS, or other Manheim auctions may be deducted from the proceeds due SELLER, and that AUCTION may stop payment or refuse to author payment on any check or draft to SELLER pursuant to this right of set-off.

SELLER agrees to be bound by the TERMS OF SALE and acknowledges responsibility for completion and execution of the required odometer mileage statement pertaining to the Vehicle described Upon payment to SELLER, AUCTION shall be subrogated to all of the SELLER's and PURCHASER's rights, and the SELLER and PURCHASER agree to do whatever is necessary to secure such right

TITLE GUARANTEE

Upon payment of the purchase price and upon delivery of the title to the PURCHASER, AUCTION, in accordance with the following terms and conditions, GUARANTEES THE TITLE of the Vehicle to FREE AND CLEAR OF ALL LIENS AND ENCUMBRANCES at the time of the execution of this instrument and upon delivery of the title to the PURCHASER for a period of FOUR (4) YEARS from the sale as shown on face. This guaranty applies only to stolen vehicles and mortgage liens. The amount of the AUCTION's liability under this guaranty of title shall never exceed the sale price of the V and the maximum amount of the AUCTION's liability under this guaranty shall be reduced by deducting from said sale price 2% thereof on the first of each month following the date of this transaction.

The AUCTION's guarantee of title is expressly limited to the PURCHASER of the Vehicle, and said guarantee is not negotiable or transferable. This shall be void if the purchase price for the vehicle paid by the PURCHASER. This guarantee does not protect against defects in the title known to the PURCHASER whether or not listed as exceptions to the title on the reverse of this agreement.

Whenever any claim is made by any person against the title of the Vehicle, whether by suit or otherwise, the PURCHASER shall within five days after becoming aware of said claim notify the AUCTION of full particulars of the claim and shall cooperate fully in defending any legal action and in taking any other steps to minimize possible loss. Time is of the essence of this entire agreement an failure on the part of the PURCHASER to notify the AUCTION of any such claim shall void the AUCTION's liability under this guarantee. Likewise, failure of the PURCHASER to cooperate in defending such claim shall relieve the AUCTION of liability under this guarantee.

The PURCHASER shall not surrender possession of the vehicle, except as required by legal process, to any such claimant, nor shall it voluntarily pay or acknowledge the validity of any such claim without the prior approval of the AUCTION.

On payment of any claim under this guarantee, the PURCHASER will execute all necessary papers subrogating its right to recover against the SELLER, or others, to the AUCTION.

DISCLAIMERS and INDEMNIFICATION

SELLER and PURCHASER agree that AUCTION is neither responsible for odometer mileage on the consigned vehicles nor for the information contained in the odometer mileage statement which § as Transferor is required to complete and sign and PURCHASER as Transferee is required to acknowledge.

SELLER and PURCHASER agree that all representations concerning the Vehicle are solely the responsibility of the SELLER, whether made on the block, before the sale, on this agreement, or other and acknowledge and agree that AOCTION has made no representations whatsoever about the Vehicle.

AUCTION is merely performing an auction service, and expressly disclaims all express and/or implied warranties as to merchantability, fitness or any other matter whatsoever other than the title

SELLER and PURCHASER agree to Indemnity and hold AUCTION harmless from any liability, loss, costs, damage or expense, including attorney's fees which may arise either directly or indirectly I the sale and purchase of the Vehicle including, but not limited,...any matters relating to odometer mileage or odometer mileage statements.

If the AUCTION is required to make a claim as a result of this transaction against either SELLER or PURCHASER or an agent or employee of SELLER or PURCHASER or an insurance carrier insurance. bonding SELLER and PURCHASER, then the AUCTION shall recover, in addition to the amount of the claim and the costs incurred in the claim, reasonable attorney's fees in an amount not less than 25% the amount of the claim, regardless of whether suit is filed, including appellate fees and costs. Interest shall accrue on the unpaid balance of any such claim at the rate of 1.5% per month.

The Vehicle is purchased for resale in the form of tangible personal property in the regular course of business and is the sort usually purchased by the PURCHASER for resale. In the event that the property is used for any purpose other than for resale, PURCHASER will pay direct to the proper taxing authorities such sale or use tax as may then be accrued and become payable. The PURCHA further certifies that he holds a retail sales tax registration certificate, license or other permit, issued by the sales tax authority of this state, and county.

٠,

AUCTION CO	PP BID# 105 IMAGE		RWEST1	740063	/27/2008 LANE 4
O DEALER DRIVE VBLRGH, NY 12550 45) 567-8400 FAX(845) A.INFO@COX.COM	567-8410 KNADC	125556380235	944784G NJ 11/29 TITLE REC	IM /2007 D X	4024380
AR MAKE	MODEL/SUB SERIES BO	DDY COLOR	ENG INT INT	R TRN PS PB ACE	WES TOP CC EL 4X TL SRS
105 KIA	RIO 41	DSN SILVER	46		
IN COND: DO	Mail 1-F	NU50 LREASSI	UCNOTES:	SENNELL 33704 NEW BRU	RPO WAY NSWICK NI
REEN GUARTEE	i	PSI FULL 		SI RAME	DEP F CLERK TYPE ah.
OR WE BY USE OF OUR PLATE OR AUTHENDICATE SALE PRICE FOR THE VIEW FROM THE AGREEMENT ON REVERSE SIDE. 5097960 1 THS OF CARMEL INC 502 RT 52 CARMEL, NY 10512 (845) 228-2840	THORIZED SIGNATURE, HEREBY AGREET O PAY HIGH E DESCRIBED IN THIS VOUCHER, UNDER BOVE NAMED AUCTION AND SUBJECT TO	987071 BRASMERICA A 2308 FOMLER S FT MYERS, FL L L E R	uto sales inc st 33901	0115171	BUYER PLEASE CHECK ONE CLEAN ROUGH (1) (2) (3) NOTICE: Do not re-purchase or fina without certificate of title.
CONNIE HAXTON					Auction retains security int vehicle until good funds re
PHOTO ID SCANNED		ODOMETER DISCLOS FEDERAL LAW (AND STATI MILEAGE UPON TRANS PROVIDING A FALSE STATE (1) I feety station	URE STATEMENT Sect E LAW, IF APPLICABLE) REG FER OF OWNERSHIP, F. MENT MAY RESULT IN FINE to the best of my knowled bunt of mileage in excess	QUIRES THAT YOU STATE AILURE TO COMPLETE S AND/OR IMPRISONMENT ge the odometer reading	OR .
PRINTED PURCHASER'S NAME (BUYER) Y PURCHASER'S SIGNATURE (BUYER)		(2) I hereby certify -WARNING - OF	that the odometer reading	is NOT the actual miles	SELLING PRICE \$ 3.5 BUYER'S FEE \$
PURCHASER MUST RETURN SIGNED COPY BACK OF TITLE IF MADE ON TITLE TO TO CRUMBUL PENALTIES, INCLUDING FRIES AN ICTION ASSUMES NO RES THE ACCURACY OF	TO FODOMETER DISCLOSURE STATEMENT (FRONT & RANSFEROR (SELLER) OR BE SUBJECT TO CIVIL & PO JARL THUR IN MERGED ALG 1986; 48 C.F.R. 509.5(). PONSIBILITY NOR GUARANTEE THE ODOMETER READING VALID FOR EXPORT	61199 KNOWLEDGE THAT IT I		E ODOMETER NOW RE HS) AND TO THE BEST C MILEAGE OF THE VEH ENTLY ABOVE,	FMY BUYER'S
· (sell, assign or transfer the veh		ment \$
ъ Л.	1	TRANSFEROE'S SIGNAT	URÉ (SELLER)	/	<u> </u>
T A TCIT	nheim	x			\$
NOT A RECEI	PT OF PAYMENT OTION BETWEEN THE BUYING AND SELLING	PRINTED NAME OF (SIG		TIES IS MADE OR INTEND	NET \$ 3,4
THIS SALE IS SOLELY A TRANSAL	CTION BETWEEN THE BUYING AND SELLING	PARTIES. NO REPRESENTATI	ON OF TITLE TO THIRD PAR	HES IS MADE ON INTERIO	EU. SUBSECT TO AGREEMENT OF THE VEIG

SELLER and PURCHASER agree by their signatures on the face of this agreement to abide by all audition policies, which are incorporated herein, and all policy decisions of management. PURCHASER and SELLER agree that this agreement shall be of the same force and effects as though personally signed by them even though it only contains their identification plate, or other auf

Any adjustments or rejections must be made prior to settlement. The Vehicle must be paid for on day of purchase or this sale may be considered null and void at AUCTION selscretion.

SELLER and PURCHASER each agree that should any vehicle be left on AUCTION premises for a period in excess of six days, AUCTION may charge a reasonable daily storage fee of \$10-per day SELLER and PURCHASER agree that AUCTION and its affiliates retain the right to cease doing business with either of them as it sees fit, and that AUCTION is not a bailes.

Title to the Vehicle does not pass to PURCHASER until good funds are received. PURCHASER grants AUCTION and its affiliates a security interest in the Vehicle to secure payment of the purchase price and of any other debt owing from PURCHASER to the AUCTION or its attiliates. PURCHASER agrees AUCTION may re-sell Vehicle, if repossessed, at regular AUCTIC

The PURCHASER agrees: to purchase this vehicle for the purchase price shown provided the vehicle is found to be as recommended; before settling for this vehicle, to check the serial and/or eng numbers on the vehicle with those on the title; to check the actual condition of the vehicle with its description and with the recommendation, if any, when offered for sale at this auction; not to res Vehicle until good funds have been transmitted to AUCTION; upon making settlement in cash or by check or draft in lieu of cash to consider the transaction a fully consummated cash transaction present consideration; that no stop payment of his check to this AUCTION shall be honored, that any stop payment order of a check/draft or giving a check/draft which is returned unpaid sha deemed by the parties to be prima facie evidence of fraud existing at the time the transaction was consummated, and shall be construed by the parties as an intent to defraud in order to consummate the transaction; and that AUCTION may deposit any check or draff immediately upon receiving it, regardless of whether the Vehicle's certificate of title has been submitted by the se whether AUCTION has agreed to hold the check or draft pursuant to a float arrangement with the seller.

PURCHASER agrees to make any claim of defects with the car with SELLER, and immediately to notify AUCTION pursuant to its policies. PURCHASER agrees that it is responsible for its own

PURCHASER represents to AUCTION that it is solvent, and that the Vehicle is purchased solely for resale.

The SELLER covenants with the PURCHASER that he is the true and lawful owner of the described vehicle ("Vehicle"), that the same is free from all liens and encumbrances; that he has good right full power to sell and transfer title to the same; and that he will warrant and defend the same against the lawful claims and demands of all persons whomsoever. If SELLER is a corporation by the execution of the agreement, the officers of said corporation do hereby individually and personally guarantee performance of the corporation's warranties.

SELLER agrees that any amounts owing to AUCTION, MAFS, or other Manheim auctions may be deducted from the proceeds due SELLER, and that AUCTION may stop payment or refuse to at payment on any check or draft to SELLER pursuant to this right of set-oft.

SELLER agrees to be bound by the TERMS OF SALE and acknowledges responsibility for completion and execution of the required odometer mileage statement pertaining to the Vehicle describer Upon payment to SELLER, AUCTION shall be subrogated to all of the SELLER's and PBBCHASER's rights, and the SELLER and PURCHASER agree to do whatever is necessary to secure such tights.

FETTLE GUARANTEE

Upon payment of the purchase price and upon delivery of the title to the PURCHASER, AUCTION, in accordance with the following terms and conditions, GUARANTEES THE TITLE of the Verticle to Upon payment of the purchase price and upon delivery of the time to the execution of this instrument and upon delivery of the title to the PURCHASER for a period of FOUR-(4) YEARS from the sale as shown on face. This guaranty applies only to stolen vehicles and mortgage liens. The amount of the AUCTION's liability under this guaranty of title shall never exceed the sale price of the and the maximum amount of the AUCTION's liability under this guaranty shall be reduced by deducting from said sale price 2% thereof on the first of each month following the date of this transaction. and all liability of the AUCTION will expire and terminate on the first day of the forty-eighth month after the date of this transaction.

The AUCTION's guarantee of title is expressly limited to the PURCHASER of the Vehicle, and said guarantee is not negotiable or transferable. This shall be void if the purchase price for the vehicle paid by the PURCHASER. This guarantee does not protect against defects in the title known to the PURCHASER whether or not listed as exceptions to the title on the reverse of this, agreement.

Whenever any claim is made by any person against the title of the Vehicle, whether by suit or otherwise, the PURCHASER shall within five days after becoming aware of said claim notify the AUC giving full particulars of the claim and shall cooperate fully in defending any legal action and in taking any other steps to minimize possible loss. Time is of the essence of this entire agreement an failure on the part of the PURCHASER to notify the AUCTION of any such claim shall void the AUCTION's liability under this guarantee. Likewise, failure of the PURCHASER to cooperate in defend such claim shall relieve the AUCTION of liability under this guarantee.

The PURCHASER shall not surrender possession of the vahicle, except as required by legal process, to any such claimant, nor shall it voluntarily pay or acknowledge the validity of any such claim, without the prior approval of the AUCTION.

On payment of any claim under this guarantee, the PURCHASER will execute all necessary papers subrogating its right to recover against the SELLER, or others, to the AUCTION.

DISCLAIMERS and INDEMNIFICATION

SELLER and PURCHASER agree InatAUCTION is neither responsible for odometer mileage on the consigned vehicles nor for the information contained in the odometer mileage statement which S as Transferor is required to complete and sign and PURCHASER as Transferee is required to acknowledge.

SELLER and PURCHASER agree that all representations concerning the Vehicle are solely the responsibility of the SELLER, whether made on the block, before the sale, on this agreement, or other and acknowledge and agree that AUCTION has made no representations whatsoever about the Vehicle.

AUCTION is merely performing an auction service, and expressly disclaims all express and/or implied warranties as to merchantability, fitness or any other matter whatsoever other than the title guarantee set forthabove.

SELLER and PURCHASER agree to indemnify and hold AUCTION harmless from any liability, loss, costs, damage or expense, including attorney's fees which may arise either directly or indirectly the sale and purchase of the Vehicle including, but not limited, ... any matters relating to odometer mileage or odometer mileage statements.

if the AUCTION is required to make a claim as a result of this transaction against either SELLER or PURCHASER or an agent or employee of SELLER or PURCHASER or an insurance carrier insur bonding SELLER of PURCHASER, then the Auction shall recover, in addition to the amount of the claim and the costs incurred in the claim, reasonable attorney's lee in an amount not less than 25% the amount of the claim, regardless of whether suit is filed, including appellate fees and costs. Interest shall accrue on the unpaid balance of any such claim at the rate of 1.5% per month.

The Vehicle is purchased for resale in the form of tangible personal property in the regular course of business and is the sort usually purchased by the PURCHASER for resale. In the event that the property is used for any purpose other than for resale, PURCHASER will pay direct to the proper taxing authorities such sale or use tax as may then be accrued and become payable. The PURCHA further certifies that he holds a retail sales tax registration certificate. license or other permit, issued by the sales tax authority of this state, and county.

AUCTION COPY EMBURGH AUTO AUCTION 1000 DEALER DRIVE		453 20 AGE# 976965820 NS	1/23/2008 LANE 9	
EMBERSH, NY 12550 845) 567-8400 FAX(845) 567 IAA, INFQ@CDX.COM	-8410 JN1	M)- DA31A03T409385 ノギ	13194531 2/K	50 2467006
EAR MAKE N	ODEL/SUB SERIES	BODY COLOR ENG	TITLE NO. / STATE INT NT R TRN PS PB A	CEWES TOP CC EL 4X TL SRS
	AXIMA E	4DSN GRAY 60		
NN COND:	•	· .	William 155 Aon White Il	T. Murphy scord ave Pains NG , 0606
GREEN GUARTEE	1		SI PSI MECH FRAME	DEP IF CLERK
AL'S AUTO 371 DERBY AVE MEST HAVEN, CT 06516 (203) 397-1918 RIBERT RUBBO PHOTO ID SCANNED PRINTERPURCUSER'S NAME (BLUER) PURCHASER'S SIGNATURE (BLUER) PURCHASER MUST RETURN SIGNED COPY OF DOOMAN ANCH OF TITLE IF MADE ON TITLE 10 TRANSFERS TO RESPONSI THE ACCURACY OF THE OLD DOCUMENT NOT VAL NOT A RECEIPT O	ETER DISCLOSURE STATEMENT (FROM R) SUBJECT TO CAN BE SUBJECT TO CA	ODOMETER DISCLOSURE STATEMENT MAY ODOMETER DISCLOSURE STATEMENT MAY ALBANY, NY 12201 E R ODOMETER DISCLOSURE STATEMENT MAY FEDERAL LAW (AND STATE LAW, F MILEAGE UPON TRANSFER OF PROVIDING A FALSE STATEMENT MAY (1) I hereby certify to the bear reflects the amount of mile (2) I hereby certify that the o-WARNING - ODOMETER (2) I hereby certify that the o-WARNING - ODOMETER (3) I hereby certify that the o-WARNING - ODOMETER (4) I hereby certify that the o-WARNING - ODOMETER (5) KNOWLEDGE THAT IT REFLECT DESCRIBED HEREIN, UNLESS MAY TRANSFEROR'S SIGNATURE (SELICATION OF COMPANY OF	ATEMENT Section 580.5 Disclosus APPLICABLE) REQUIRES THAT YOU STAPPLICABLE) REQUIRES THAT YOU STAPPLICABLE) REQUIRES THAT YOU STAPPLICABLE) REQUIRES THAT YOU STAPPLICABLE IN FINES AND/OR IMPRISONMENT OF THE VERY STAPPLICABLE OF THE VERY STAPPLICA	ding its. SELLING PRICE \$ 10, BUYER'S FEE \$ READS TOFMY BUYER'S ADJ 2 \$ BUYER'S ADJ 2 \$ BUYER'S ADJ 2 \$ BUYER'S ADJ 5
THIS SALE IS SOLELY A THANSACTION BE	INVERNITIE BUYING AND SELL	NG PARTIES, NO REPRESENTATION OF TITL	E 10 IHIRD PARTIES IS MADE OR INTE	NDEDT SUBJECT O AGREEMENT ON REVERS

SELLER and PURCHASER agree by their signatures on the face of this agreement to abide by all auction policies, which are incorporated herein, and all policy decisions of management. PURCHASER and SELLER agree that this agreement shall be of the same force and effects as though personally signed by them even though it only contains their identification plate, or other aut

Any adjustments or rejections must be made prior to settlement. The Vehicle must be paid for on day of purchase or this sale may be considered null and void at AUCTION's discretion.

SELLER and PURCHASER each agree that should any vehicle be left on AUCTION premises for a period in excess of six days, AUCTION may charge a reasonable daily storage fee of \$10 per day SELLER and PURCHASER agree that AUCTION and its affiliates retain the right to cease doing business with either of them as it sees fit, and that AUCTION is not a bailee.

Title to the Vehicle does not pass to PURCHASER until good tunds are received. PURCHASER grants AUCTION and its affiliates a security interest in the Vehicle to secure payment of the purchase price and of any other debt owing from PURCHASER to the AUCTION or its affiliates, PURCHASER agrees AUCTION may re-sell Vehicle, if repossessed, at regular AUCTIC The PURCHASER agrees: to purchase this vehicle for the purchase price shown provided the vehicle is found to be as recommended; before settling for this vehicle, to check the serial and/or ent numbers on the vehicle with those on the title; to check the actual condition of the vehicle with its description and with the recommendation, if any, when offered for sale at this auction; not to res

Vehicle until god funds have been transmitted to AUCTION; upon making settlement in cash or by check or draft in fieu of cash to consider the transaction a fully consummated cash transaction; that no stop payment of his check to this AUCTION shall be honored, that any stop payment order of a check/draft or giving a check/draft which is returned unpaid shall be appropriated to the consideration. deemed by the parties to be prima facie evidence of fraud existing at the time the transaction was consummated, and shall be construed by the parties as an intent to defraud in order to consummate the transaction; and that AUCTION may deposit any check or draft immediately upon receiving it, regardless of whether the Vehicle's certificate of title has been submitted by the se whether AUCTION has agreed to hold the check or draft pursuant to a float arrangement with the seller.

PURCHASER agrees to make any claim of defects with the car with SELLER, and immediately to notify AUCTION pursuant to its policies. PURCHASER agrees that it is responsible for its own

PURCHASER represents to AUCTION that it is solvent, and that the Vehicle is purchased solely for resale.

がい かるぎ

The SELLER covenants with the PURCHASER that he is the true and tawful owner of the described vehicle ("Vehicle"), that the same is free from all liens and encumbrances; that he has good rigit full power to sell and transfer title to the same; and that he will warrant and defend the same against the lawful claims and demands of all persons whomsoever. If SELLEP, is a corporation, by the execution of the agreement, the officers of said corporation do hereby individually and personally guarantee performance of the corporation's warranties.

SELLER agrees that any amounts owing to AUCTION, MAFS, or other Manheim auctions may be deducted from the proceeds due SELLER, and that AUCTION may stop payment or refuse to at

SELLER agrees to be bound by the TERMS OF SALE and acknowledges responsibility for completion and execution of the required odometer mileage statement pertaining to the Vehicle described Upon payment to SELLER, AUCTION shall be subrogated to all of the SELLER's and PURCHASER's rights, and the SELLER and PURCHASER agree to do whatever is necessary to secure such rights.

TITLE GUARANTEE: 3

Upon payment of the purchase price and upon delivery of the title to the PURCHASER, AUCTION, in accordance with the following terms and conditions, GUARANTEES THE TITLE of the Vehicle t Upon payment of the purchase price and upon delivery of the title to the PURCHASER for a period of FOUR (4) YEARS from the FREE AND CLEAR OF ALL LIENS AND ENCUMBRANCES at the time of the execution of this instrument and upon delivery of the title to the PURCHASER for a period of FOUR (4) YEARS from the sale as shown on face. This guaranty applies only to stolen vehicles and mortgage flens. The amount of the AUCTION's liability under this guaranty of title shall never exceed the sale price of the and the maximum amount of the AUCTION's liability under this guaranty shall be reduced by deducting from said sale price 2% thereof on the first of each month following the date of this transaction. and all liability of the AUCTION will expire and terminate on the first day of the forty-eighth month after the date of this transaction.

The AUCTION's guarantee of title is expressly limited to the PURCHASER of the Vehicle, and said guarantee is not negotiable or transferable. This shall be void if the purchase price for the vehicle paid by the PURCHASER. This guarantee does not protect against defects in the title known to the PURCHASER whether or not listed as exceptions to the title on the reverse of this agreement.

Whenever any claim is made by any person against the title of the Vehicle, whether by suit or otherwise, the PURCHASER shall within five days after becoming aware of said claim notify the AUC giving full particulars of the claim and shall cooperate fully in defending any legal action and in taking any other steps to minimize possible loss. Time is of the essence of this entire agreement an grang run particulars of the PURCHASER to notify the AUCTION of any such claim shall void the AUCTION's liability under this guarantee. Likewise, failure of the PURCHASER to cooperate in defend

The PURCHASER shall not surrender possession of the vehicle, except as required by legal process, to any such claimant, nor shall it voluntarily pay or acknowledge the validity of any such claim,

On payment of any claim under this guarantee, the PURCHASER will execute all necessary papers subrogating its right to recover against the SELLER, or others, to the AUCTION.

DISCLAIMERS and INDEMNIFICATION SELLER and PURCHASER agree that AUCTION is neither responsible for odometer mileage on the consigned vehicles nor for the information contained in the odometer mileage statement which \$ as Transferor is required to complete and sign and PURCHASER as Transferee is required to acknowledge.

SELLER and PURCHASER agree that all representations concerning the Vehicle are solely the responsibility of the SELLER, whether made on the block, before the sale, on this agreement, or othe

AUCTION is merely performing an auction service, and expressly disclaims all express and/or implied warranties as to merchantability, fitness or any other matter whatsoever other than the title

SELLER and PURCHASER agree to indemnify and hold AUCTION harmless from any liability, loss, costs, damage or expense, including attorney's fees which may arise either directly or indirectly

the sale and purchase of the Vehicle including, but not limited, . . . any matters relating to odometer mileage or odometer mileage statements. If the AUCTION is required to make a claim as a result of this transaction against either SELLER or PURCHASER or an agent or employee of SELLER or PURCHASER or an insurance carrier insurance.

bonding SELLER or PURCHASER, then the Auction shall recover, in addition to the amount of the claim and the costs incurred in the claim, reasonable attorney's fee in an amount not less than 25% the amount of the claim, regardless of whether suit is filed, including appellate fees and costs. Interest shall accrue on the unpaid balance of any such claim at the rate of 1.5% per month. The Vehicle is purchased for resale in the form of tangible personal property in the regular course of business and is the sort usually purchased by the PURCHASER for resale. In the event that the

property is used for any purpose other than for resale, PURCHASER will pay direct to the proper taxing authorities such sale or use tax as may then be accrued and become payable. The PURCHA further certifies that he holds a retail sales tax registration certificate, license or other permit, issued by the sales tax authority of this state, and county.

AUCTION C	OPYK) DINE			5555 550		1	1	
WBURGH AUTO AUCTION OO DEALER DRIVE	BID#		76956717	EMASSIM	5-110501 I		4:38 0/2007	11-0501 LANE 11
MBURSH, NY 12550 45) 567-8400 FAX(845) A. INFORCOX. COM	567~8586 ′	Ý S 3FH79Y3	and the same of the same of the same of		154790 FC'D X 1-		12257	5
EAR MAKE	MODEL/SUB SEF	BODY	COLOR	ENG INT	ILE NO. / STAT	PB AC EW E	INVOICE N	4X TL SRS
)04 SAAB	9-3 AFRO	SDCA.	GREEN	467				
1- Inc	op Report							<u></u>
IN COND: Key				NOTES:				
r. 1-01							•	
<u>P</u>								
GUAR'TEE		\$ \$ \$ \$ \$	PSI FULL	PSI MECH	PSI FRAME	V	DEP : IF	CLERK
I, OR WE BY USE OF OUR PLATE OR AUT THE INDICATED SALE PRICE FOR THE V THE TERMS AND RULES OF THE A AGREEMENT ON REVERSE SIDE.	THORIZED SIGNATURE, HEREBY EHICLE DESCRIBED IN THIS VO BOVE NAMED AUCTION AND	AGREE TO PAY UCHER, UNDER SUBJECT TO		222994			LICENSE NO). T/
		~ S	LIA HYUNDIA 20 JENNINGS RO HARTFORD, CT					R PLEASE CHECK ON
5013970 MCA AUTO SALES INC	1103		institutoro tos	06196 Ni	2259		(1) (2	2) (3)
790 W MERRICK RD		E						IOTICE: urchase or fina
VALLEY STREAM, NY (516) 285-1905	11580						without certif	ficate of title.
AVEDIS NAKASHIAN				·	:			ains security int I good funds re
\sim (ODO FEDE	METER DISCLOSUS TAL LAW (AND STATE L AGE UPON TRANSFE DING A FALSE STATEME	RE STATEMENT S	Section 580.5 Dis	closure form OU STATE THE		
		PROVI	DING A FALSE STATEME (1) I hereby certify to t	NT MAY RESULT IN I	FINES AND/OR IMPRI	SONMENT,		
PRINTED PURCHASER'S NAME TO BE			reflects the amoun	t of mileage in exc	ess of its mechanic	al limits.	SELLING	}
PURCHASER'S SIGNATURE (BUYER)	· · · · · · · · · · · · · · · · · · ·		(2) I hereby certify that -WARNING - ODO	t the odometer rea METER DISCREP	ding is NOT the ac	tual mileage	PRICE BUYER'S	
URCHASER MUST RETURN SKINED COPY O ACK OF TITLE IF MADE ON TITLE) TO TRA RIMINAL PENALTIES, INCLUDING FINES AND	OF ODOMETER DISCLOSURE STATE ANSFEROR (SELLER) OR BE SUBJ D JAE. Truth in Misson Act of 1988: 48	MENT (FRONT & ECT TO CIVIL & C.ER 580 5/0	LIA HYUNDIA		•		FEE	<u>\$</u>
CTION ASSUMES NO RESP THE ACCURACY OF THE	ONSIBILITY NOR GU	ARANTEES -			THE ODOMETER		BUYER'S	
DOCUMENT NOT	VALID FOR EX	PORT	48152 DIG VLEDGE THAT IT REF	LECTS THE ACTI	ENTHS) AND TO THE JAL MILEAGE OF 1		BUYER'S ADJ	\$
6.		DESC For val	RIBED HEREIN, UNL ue received I hereby sell,	ESS NOTED DIFF	ERENTLY ABOVE.			\$
Ų		to me t	ourchaser named at left.	A.	:			\$
Man	haim	X	NSFEROR'S SIGNATORI	(SELLER)				\$
NOT A RECEIP	T OF PAYME	NT X					BUY	\$
THIS SALE IS SOLELY A TRANSACT			TED NAME OF (SIGNO) NO REPRESENTATION (PARTIES IS MADE OF	R INTENDED, SUB	NET	\$ 17,5
							There is not all by and in the second	
				·	. ·	• • •		
					•		·. ·	
					·			
				·	:.			
:								
						• :		
								•

SELLER and PURCHASER agree by their signatures on the face of this agreement to abide by all auction policies, which are incorporated herein, and all policy decisions of management. PURCHASER and SELLER agree that this agreement shall be of the same force and effects as though personally signed by them even though it only contains their identification plate, or other aut

Any adjustments or rejections must be made prior to settlement. The Vehicle must be paid for on day of purchase or this sale may be considered null and void at AUCTION's discretion.

SELLER and PURCHASER each agree that should any vehicle be left on AUCTION premises for a period in excess of six days, AUCTION may charge a reasonable daily storage fee of \$10 per day SELLER and PURCHASER agree that AUCTION and its affiliates retain the right to cease doing business with either of them as it sees fit, and that AUCTION is not a bailee.

Title to the Vehicle does not pass to PURCHASER until good funds are received. PURCHASER grants AUCTION and its affiliates a security interest in the Vehicle to secure payment

of the purchase price and of any other debt owing from PURCHASER to the AUCTION or its affiliates, PURCHASER agrees AUCTION may re-sell Vehicle, if repossessed, at regular AUCTIC The PURCHASER agrees: to purchase this vehicle for the purchase price shown provided the vehicle is found to be as recommended; before settling for this vehicle, to check the serial and/or enq numbers on the vehicle with those on the title; to check the actual condition of the vehicle with its description and with the recommendation, if any, when offered for sale at this auction; not to res Vehicle until good funds have been transmitted to AUCTION: upon making settlement in cash or by check or draft in lieu of cash to consider the transaction a fully consummated cash transaction. present consideration; that no stop payment of his check to this AUCTION shall be honored, that any stop payment order of a check/draft or giving a check/draft which is returned unpaid shall deemed by the parties to be prima facie evidence of fraud existing at the time the transaction was consummated, and shall be construed by the parties as an intent to defraud in order to consummate the transaction: and that AUCTION may deposit any check or draft immediately upon receiving it, regardless of whether the Vehicle's certificate of title has been submitted by the se

PURCHASER agrees to make any claim of defects with the car with SELLER, and immediately to notify AUCTION pursuant to its policies. PURCHASER agrees that it is responsible for its own PURCHASER represents to AUCTION that it is solvent, and that the Vehicle is purchased solely for resale.

THE STATE OF

The SELLER covenants with the PURCHASER that he is the true and lawful owner of the described vehicle ("Vehicle"), that the same is free from all liens and encumbrances; that he has good rigit full power to sell and transfer title to the same; and that he will warrant and defend the same against the lawful claims and demands of all persons whomsoever. If SELLER is a corporation, by the execution of the agreement, the officers of sald corporation do hereby individually and personally guarantee performance of the corporation's warranties.

SELLER agrees that any amounts owing to AUCTION, MAFS, or other Manheim auctions may be deducted from the proceeds due SELLER, and that AUCTION may stop payment or refuse to au

SELLER agrees to be bound by the TERMS OF SALE and acknowledges responsibility for completion and execution of the required odometer mileage statement pertaining to the Vehicle described Upon payment to SELLER, AUCTION shall be subrogated to all of the SELLER's and PURCHASER's rights, and the SELLER and PURCHASER agree to do whatever is necessary to secure such ric

47 TITLE GUARANTEE

Upon payment of the purchase price and upon delivery of the title to the PURCHASER. AUCTION, in accordance with the following terms and conditions, GUARANTEES THE TITLE of the Vehicle to FREE AND CLEAR OF ALL LIENS AND ENCUMBRANCES at the time of the execution of this instrument and upon delivery of the title to the PURCHASER for a period of FOUR (4) YEARS from the sale as shown on face. This guaranty applies only to stoten vehicles and mortgage liens. The amount of the AUCTION's liability under this guaranty of title shall never exceed the sale price of the and the maximum amount of the AUCTION's liability under this guaranty shall be reduced by deducting from said sale price 2% thereof on the first of each month following the date of this transactions are the same of the sam and all liability of the AUCTION will expire and terminate on the first day of the forty-eighth month after the date of this transaction.

The AUCTION's guarantee of title is expressly limited to the PURCHASER of the Vehicle, and said guarantee is not negotiable or transferable. This shall be void if the purchase price for the vehicle paid by the PURCHASER: This guarantée does not protect against defects in the title known to the PURCHASER whether or not listed as exceptions to the title on the reverse of this agreement.

Whenever any claim is made by any person against the title of the Vehicle, whether by suit or otherwise, the PURCHASER shall within five days after becoming aware of said claim notify the AUC oMing fill particulars of the claim and shall cooperate fully in defending any legal action and in taking any other steps to minimize possible loss. Time is of the essence of this entire agreement and an action and in taking any other steps to minimize possible loss. Time is of the essence of this entire agreement and action and in taking any other steps to minimize possible loss. strains on the part of the PURCHASER to notify the AUCTION of any such claim shall void the AUCTION's liability under this guarantee. Likewise, failure of the PURCHASER to cooperate in defending such claim shall relieve the AUCTION of liability under this guarantee.

The PURCHASER shall not surrender possession of the vehicle, except as required by legal process, to any such claimant, nor shall it voluntarily pay or acknowledge the validity of any such claim,

On payment of any claim under this guarantee, the PURCHASER will execute all necessary papers subrogating its right to recover against the SELLER, or others, to the AUCTION.

DISCLAIMERS and INDEMNIFICATION

٠.

SELLER and PURCHASER agree that AUCTION is neither responsible for odometer mileage on the consigned vehicles nor for the information contained in the odometer mileage statement which S

SELLER and PURCHASER agree that all representations concerning the Vehicle are solely the responsibility of the SELLER, whether made on the block, before the sale, on this agreement, or othe

AUCTION is merely performing an auction service, and expressly disclaims all express and/or implied warranties as to merchantability, fitness or any other matter whatsoever other than the title

SELLER and PURCHASER agree to Indemnify and hold AUCTION harmless from any liability, loss, costs, damage or expense, including attorney's fees which may arise either directly or indirectly the sale and purchase of the Vehicle including, but not limited. . . . any matters relating to odometer mileage or odometer mileage statements.

If the AUCTION is required to make a claim as a result of this transaction against either SELLER or PURCHASER or an agent or employee of SELLER or PURCHASER or an insurance carrier insurance. bonding SELLER of PURCHASER, then the Auction shall recover, in addition to the amount of the claim and the costs incurred in the claim, reasonable attorney's fee in an amount not less than 25% the amount of the claim, regardless of whether suit is filed, including appellate fees and costs. Interest shall accrue on the unpaid balance of any such claim at the rate of 1.5% per month.

The Vehicle is purchased for resale in the form of tangible personal property in the regular course of business and is the sort usually purchased by the PURCHASER for resale. In the event that the properly is used for any purpose other than for resale, PURCHASER will pay direct to the proper taxing authorities such sale or use tax as may then be accrued and become payable. The PURCHA further certifles that he holds a retail sales tax registration certificate, license or other permit, issued by the sales tax authority of this state, and county.